**BNDDUTY, CLOSED** 

# U.S. District Court Southern District of Florida (Ft Lauderdale) CRIMINAL DOCKET FOR CASE #: 0:25-mj-06279-AOV All Defendants

Case title: USA v. Dounn Date Filed: 04/30/2025

Date Terminated: 05/05/2025

Assigned to: Magistrate Judge

Alicia O. Valle

**Defendant (1)** 

Sheldon Dounn

46741–004 YOB 1989 English

TERMINATED: 05/05/2025

represented by Marc David Seitles

Seitles & Litwin, P.A. Courthouse Center 40 N.W. 3rd Street Penthouse One Miami, FL 33128 305–403–8070 Fax: 305–403–8210

Email: mseitles@seitleslaw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: Temporary

**Pending Counts** 

None

**Disposition** 

**Highest Offense Level (Opening)** 

None

**Terminated Counts** 

**Disposition** 

None

**Highest Offense Level** 

(Terminated)

None

**Complaints** 

**Disposition** 

18:U.S.C.§3146 FAILURE TO APPEAR, ORDER OF THE

**COURT** 

# **Plaintiff**

**USA** 

# represented by M. Catherine Koontz

United States Attorney's Office Fort Lauderdale, FL 954–660–5940 Email: <u>Catherine.Koontz@usdoj.gov</u>

LEAD ATTORNEY ATTORNEY TO BE NOTICED

Designation: Retained

Date Filed	#	Docket Text
04/29/2025		Arrest of Sheldon Dounn (smy) (Entered: 04/30/2025)
04/30/2025	1	Magistrate Judge Removal of Violation of Conditions of Release from Southern District of Texas Case number in the other District 4:24CR478 as to Sheldon Dounn (1). (smy) (Entered: 04/30/2025)
04/30/2025	2	PAPERLESS NOTICE OF HEARING as to Sheldon Dounn Initial Appearance – Rule 5(c)(3)/40 set for 4/30/2025 11:00 AM in Fort Lauderdale Division before FTL Duty Magistrate Judge. (smy) (Entered: 04/30/2025)
04/30/2025	3	Minute Order for proceedings held before Magistrate Judge Alicia O. Valle: Initial Appearance in Rule 5(c)(3)/Rule 40 Proceedings as to Sheldon Dounn held on 4/30/2025 Detention Hearing set for 5/5/2025 11:00 AM in Fort Lauderdale Division before FTL Duty Magistrate Judge. Removal Hearing set for 5/5/2025 11:00 AM in Fort Lauderdale Division before FTL Duty Magistrate Judge. Attorney added: Marc David Seitles for Sheldon Dounn (Digital 11:18:20/12:47:59) (Signed by Magistrate Judge Alicia O. Valle on 4/30/2025). (at) (Entered: 04/30/2025)
04/30/2025	4	<b>ORE TENUS</b> MOTION for Pretrial Detention (PTD) Hearing by USA as to Sheldon Dounn. (at) (Entered: 04/30/2025)
04/30/2025	5	PAPERLESS ORDER GRANTING 4 ORE TENUS Motion for Pretrial Detention (PTD) Hearing as to Sheldon Dounn (1). (Signed by Magistrate Judge Alicia O. Valle on 4/30/2025). (at) (Entered: 04/30/2025)
04/30/2025	6	<b>ORE TENUS</b> MOTION to Continue PTD Hearing by Sheldon Dounn. (at) (Entered: 04/30/2025)
04/30/2025	7	PAPERLESS ORDER GRANTING 6 ORE TENUS Motion to Continue PTD hearing as to Sheldon Dounn (1). (Signed by Magistrate Judge Alicia O. Valle on 4/30/2025). (at) (Entered: 04/30/2025)
04/30/2025	8	NOTICE OF TEMPORARY ATTORNEY APPEARANCE: Marc David Seitles appearing for Sheldon Dounn. (rbe) (Entered: 04/30/2025)
05/05/2025	9	Minute Order for proceedings held before Magistrate Judge Panayotta D. Augustin–Birch: Detention Hearing as to Sheldon Dounn NOT held on 5/5/2025. Bond recommendation/set: Sheldon Dounn (1) \$250,000 PSB. Removal Hearing as to Sheldon Dounn held on 5/5/2025. All further proceedings to take place before the Southern District of Texas. (Digital 11:28:15) Signed by Magistrate Judge Panayotta D. Augustin–Birch on 5/5/2025. (rbe) (Entered: 05/05/2025)

05/05/2025	<u>10</u>	WAIVER of Rule 5(c)(3)/Rule 40 Hearing by Sheldon Dounn. (rbe) (Entered: 05/05/2025)
05/05/2025	<u>11</u>	ORDER OF REMOVAL ISSUED to the Southern District of Texas as to Sheldon Dounn. Closing Case for Defendant. Signed by Magistrate Judge Panayotta D. Augustin–Birch on 5/5/2025. See attached document for full details. (rbe) (Entered: 05/05/2025)
05/05/2025	<u>12</u>	\$250,000 PSB Bond Entered as to Sheldon Dounn Approved by Magistrate Judge Panayotta D. Augustin–Birch. <i>Please see bond image for conditions of release.</i> (rbe) (Additional attachment(s) added on 5/5/2025: # 1 Restricted Bond with 7th Page) (rbe). (Entered: 05/05/2025)

Case 0:25-mGa62709250ny-06279rA@ny 13DoEuteend on FilesDO/A/GCk25057/a5/2025

AO 442 (Rev. 01/09) Arrest Warrant UNITED STATES DISTRICT COURT 2025 FEB 1 | PM 3: L 1 for the SOUTHERN DIST, S/1X Southern District of Texas United States of America Apr 30, 2025 Case No. 4:24CR478 SHELDON DOUNN Defendant FLSD Case number 25-mj-6279-AOV ARREST WARRANT To: Any authorized law enforcement officer YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay (name of person to be arrested) SHELDON DOUNN who is accused of an offense or violation based on the following document filed with the court: ☐ Indictment ☐ Superseding Indictment ☐ Information ☐ Superseding Information Complaint order of the Court ☐ Violation Notice Probation Violation Petition ☐ Supervised Release Violation Petition This offense is briefly described as follows: Order of the Court (See Attached) Date: 02/11/2025 Issuing officer's signature City and state: Houston, TX J. Marchand, Deputy Clerk Printed name and title Return This warrant was received on (date) , and the person was arrested on (date) at (city and state) Date: Arresting officer's signature Printed name and title

D.C.

AO 442 (Rev. 01/09) Arrest Warrant (Page 2)

This second page contains personal identifiers provided for law-enforcement use only and therefore should not be filed in court with the executed warrant unless under seal.

# (Not for Public Disclosure)

Name of defendant/offender:	2187 Vallage No. 03-03-047-039		
Known aliases:			
Last known residence:			
Prior addresses to which defendant/offender may still have ties:			
Last known employment:		1.72782.8	
Last known telephone numbers:			
Place of birth:		100000000000000000000000000000000000000	
Date of birth:			
Social Security number:			
Height:	Weight:		and the second
Sex:	Race:		
Hair:	Eyes:		
Scars, tattoos, other distinguishing marks:	37 - 3 - 3.74.02		
18			
Known family, friends, and other associates (name, relation, address, p	ohone number):		
FBI number:		·	:
Complete description of auto:		g	22.
Investigative agency and address:			15
Name and telephone numbers (office and cell) of pretrial services	or probation officer (if app	vlicable):	
Date of last contact with pretrial services or probation officer (if ap	plicable):		
The state of the s			

Case 4:24-cr-00478

Document 28 \*SEALED\*

Filed on 02/11/25 in TXSD

Page 1 of 1

United States District Court Southern District of Texas

**ENTERED** 

RECEIVED
UNITED STATES MARSHALUNITED STATES DISTRICT COURT
2025 FEB | | PM 3: 4 | SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

February 11, 2025
Nathan Ochsner, Clerk

SOUTHERN DIST. S/TX

United States of America

v.

Criminal Action No. H-24-478

Sheldon Dounn

# **ORDER**

A motion to revoke bond has been filed. It is ordered that an arrest warrant be issued.

Signed at Houston, Texas, on February 11, 2025.

Peter Bray

United States Magistrate Judge

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Magistrate Judge Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:25449852@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn Arrest
Content-Type: text/html
```

#### **Southern District of Florida**

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 11:58 AM EDT and filed on 4/29/2025

Case Name: USA v. Dounn

Case Number: 0:25-mj-06279-AOV

Filer:

Document Number: No document attached

**Docket Text:** 

**Arrest of Sheldon Dounn (smy)** 

# 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Magistrate Judge Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants: United States Pretrial, Probation and PSIunit Office (Court Desk)
(flsp_cd@flsp.uscourts.gov)
--No Notice Sent:

Message-Id:25449856@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn Notice of Hearing
Content-Type: text/html
```

#### Southern District of Florida

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 11:59 AM EDT and filed on 4/30/2025

Case Name: USA v. Dounn

Case Number: 0:25-mj-06279-AOV

Filer:

**Document Number:** 2(No document attached)

**Docket Text:** 

PAPERLESS NOTICE OF HEARING as to Sheldon Dounn Initial Appearance – Rule 5(c)(3)/40 set for 4/30/2025 11:00 AM in Fort Lauderdale Division before FTL Duty Magistrate Judge. (smy)

### 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

# United States Magistrate Judge Alicia O. Valle

	Fort Lauderdale Cou	rtroom 310		Date: 4/30/2025	Time: 11:00AM
Defen	dant: Sheldon Dounn (J)	J#: <b>46741-004</b>	Case #:	25-mj-6279-AOV	
AUSA:	Cathy Koontz	ney: Marc	Seitles, Temp.		
Violati	on: 18 U.S.C. 3148 – Revocation of	Pretrial Release			
Proce	eding: Initial Appearance on Remova	I	CJA A	ppt:	
Bond/	PTD Held: 🖸 🔼 Red	commended Bon	d: Pretrial	Detention	
Bond	Set at:		Co-si	gned by:	
	Surrender and/or do not obtain passp	oorts/travel docs		Language: English	
	Report to PTS <b>as directed</b> /or	x's a week/m	onth by	Disposition:	
	ohone: _x's a week/month in	person		Def. present in court. Def	. advised of his rights
	Random urine testing by Pretrial Serv	rices		and charges/violations. A	ttorney Marc Seitles
<u> </u>	Treatment as deemed necessary			filed a Notice of Tempora	ry Appearance in
	Refrain from use of alcohol			open court. Gov't oral mo	otion for PTD hearing
	Participate in mental health assessme	ent & treatment		– granted. Def. oral motic	on to continue PTD
	Maintain or seek full-time employme	nt/education		hearing – granted.	
	No contact with victims/witnesses				
	No firearms				
	Not to encumber property				
	May not visit transportation establish	iments			
	Home Confinement/Electronic Monit	oring and/or			
	Curfew pm to a	ım, paid by			
	Allowances: Medical needs, court appreligious, employment	pearances, attorne	ey visits,		
	Travel extended to:				
	Other: See bond.				
NEXT C	OURT APPEARANCE Date:	Time:	Judge:	Plac	e:
Remov	/al Hrg: 5/5/2025 @ 11:00am	FTI DIITY MAG			
	ond Hearing: 5/5/2025 @ 11:00an				
Prelim/Arraign or Removal:					
Status Conference RE:					
D.A.R.	11:18:20/12:47:59			Time in Court: 15 minu	utes

CHECK IF APPLICABLE: \_\_For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, 18 USC 3161 et seq..

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Marc David Seitles (iduran@seitleslaw.com,
litwinashley@gmail.com, masimi@seitleslaw.com, mseitles@seitleslaw.com), Magistrate Judge
Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants: United States Pretrial, Probation and PSIunit Office (DQA)
(flsp_dqa@flsp.uscourts.gov, mia_dqa@flsp.uscourts.gov)
--No Notice Sent:

Message-Id:25451078@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn MOTION for Pretrial Detention
(PTD) Hearing
Content-Type: text/html
```

#### Southern District of Florida

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 2:41 PM EDT and filed on 4/30/2025

Case Name: USA v. Dounn

Case Number: 0:25-mj-06279-AOV

Filer: USA

**Document Number:** 4(No document attached)

**Docket Text:** 

ORE TENUS MOTION for Pretrial Detention (PTD) Hearing by USA as to Sheldon Dounn. (at)

# 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

Marc David Seitles &nbsp &nbsp mseitles@seitleslaw.com, iduran@seitleslaw.com, litwinashley@gmail.com, masimi@seitleslaw.com

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Marc David Seitles (iduran@seitleslaw.com,
litwinashley@gmail.com, masimi@seitleslaw.com, mseitles@seitleslaw.com), Magistrate Judge
Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:25451087@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn Order on Motion for Pretrial
Detention (PTD) Hearing
Content-Type: text/html
```

#### Southern District of Florida

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 2:42 PM EDT and filed on 4/30/2025

Case Name: USA v. Dounn

**Case Number:** 0:25-mj-06279-AOV

Filer:

**Document Number:** 5(No document attached)

**Docket Text:** 

PAPERLESS ORDER GRANTING [4] ORE TENUS Motion for Pretrial Detention (PTD) Hearing as to Sheldon Dounn (1). (Signed by Magistrate Judge Alicia O. Valle on 4/30/2025). (at)

#### 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

Marc David Seitles &nbsp &nbsp mseitles@seitleslaw.com, iduran@seitleslaw.com, litwinashley@gmail.com, masimi@seitleslaw.com

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Marc David Seitles (iduran@seitleslaw.com,
litwinashley@gmail.com, masimi@seitleslaw.com, mseitles@seitleslaw.com), Magistrate Judge
Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:25451093@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn Motion to Continue
Content-Type: text/html
```

#### **Southern District of Florida**

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 2:43 PM EDT and filed on 4/30/2025

Case Name: USA v. Dounn

Case Number: 0:25-mj-06279-AOV

Filer: Dft No. 1 – Sheldon Dounn

Document Number: 6(No document attached)

**Docket Text:** 

**ORE TENUS MOTION to Continue PTD Hearing by Sheldon Dounn. (at)** 

# 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

Marc David Seitles &nbsp &nbsp mseitles@seitleslaw.com, iduran@seitleslaw.com, litwinashley@gmail.com, masimi@seitleslaw.com

```
MIME-Version:1.0
From:cmecfautosender@flsd.uscourts.gov
To:flsd_cmecf_notice
Bcc:
--Case Participants: M. Catherine Koontz (caseview.ecf@usdoj.gov,
catherine.koontz@usdoj.gov, jennifer.m.smith2@usdoj.gov, usafls-brdkt@usdoj.gov,
usafls.ftlscheduler@usdoj.gov), Marc David Seitles (iduran@seitleslaw.com,
litwinashley@gmail.com, masimi@seitleslaw.com, mseitles@seitleslaw.com), Magistrate Judge
Alicia O. Valle (valle@flsd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:25451114@flsd.uscourts.gov
Subject:Activity in Case 0:25-mj-06279-AOV USA v. Dounn Order on Motion to Continue
Content-Type: text/html
```

#### Southern District of Florida

# **Notice of Electronic Filing**

The following transaction was entered on 4/30/2025 at 2:45 PM EDT and filed on 4/30/2025

Case Name: USA v. Dounn

Case Number: 0:25-mj-06279-AOV

Filer:

**Document Number:** 7(No document attached)

**Docket Text:** 

PAPERLESS ORDER GRANTING [6] ORE TENUS Motion to Continue PTD hearing as to Sheldon Dounn (1). (Signed by Magistrate Judge Alicia O. Valle on 4/30/2025). (at)

#### 0:25-mj-06279-AOV-1 Notice has been electronically mailed to:

M. Catherine Koontz &nbsp &nbsp Catherine.Koontz@usdoj.gov, CaseView.ECF@usdoj.gov, Jennifer.M.Smith2@usdoj.gov, usafls-brdkt@usdoj.gov, USAFLS.FTLScheduler@usdoj.gov

Marc David Seitles &nbsp &nbsp mseitles@seitleslaw.com, iduran@seitleslaw.com, litwinashley@gmail.com, masimi@seitleslaw.com

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF FLORIDA		APR 3 0 2025
CASE NO.: 25	- Mj - 62	ANGELA E. NOBLE CLERKING DIST. CT. S. D. OF LA ET LAUG
UNITED STATES OF AMERICA, Plaintiff,  v.  Sheldow Pound Defendant.	NOTICE OF TE APPEARANCE	
/	SEIRE	and
files this temporary appearance as counsel for the above na	med defendant(s) a	t initial appearance.
This appearance is made with the understanding that th	e undersigned cou	nsel will fulfill any
obligations imposed by the Court such as preparing	and filing docum	nents necessary to
collateralize any personal surety bond which may be set.		
Counsel's Name (Printed):	SEITCE	3
Counsel's Signature:		
Address (include City/State/Zip Code):  40 NW 3 St, pH /  Miami Fl 33128  Telephone: 305-403-8070 Florida	Da Nama Laur	0178287
relephone; July / Gy	a Bar Number:	

4/30/25

Date:

# **United States Magistrate Judge Panayotta Augustin-Birch**

Courtroom 203D	Date: 5/5/2025 Time: 11:00 p.m.			
Defendant Sheldon Dounn (J) J#: 46741-004 Case #	‡: <u>25-mj-6279-</u> AOV			
AUSA: Alex P. for M. Catherine Koontz Attorney: Marc David Seitles, Esq. (Temporary)				
Violation: FAILURE TO APPEAR, ORDER OF THE COURT				
Proceeding: Detention Hearing/Removal Hearing CJA	Appt:			
Bond/PTD Held: ☐ Yes ☐ No Recommended Bond: Pretr	ial Detention			
Bond Set at: \$250,000 PSB Co-s	signed by: Samuel Dounn, Eric Dounn, Roseanne Dounn			
Surrender and/or do not obtain passports/travel docs	Language: English			
Report to PTS as directed/orx's a week/month by	Disposition:			
phone:x's a week/month in person	Defendant present			
Random urine testing by Pretrial Services	Detention Hearing not held. Court accepts and set			
Treatment as deemed necessary	stipulated bond. Defendant released.			
Refrain from excessive use of alcohol	Defendant waives Identity Hearing in this District,			
Participate in mental health assessment & treatment	see Waiver. Order of Removal issued.			
Maintain or seek full-time employment/education	All further proceedings to take place before the			
☐ No contact with victims/witnesses	Southern District of Texas.			
☐ No firearms				
Not to encumber property				
May not visit transportation establishments				
Home Confinement/Electronic Monitoring and/or				
Curfew pm to am, paid by	-			
Allowances: Medical needs, court appearances, attorney visits, religious, employment				
Travel extended to:				
Other: See bond				
NEXT COURT APPEARANCE Date: Time: Judge:	Place:			
Report RE Counsel:				
PTD/Bond Hearing:				
Prelim/Arraign or Removal:				
Status Conference RE:				
D.A.R. 11:28:15	Time in Court: 25 minutes			

CHECK IF APPLICABLE: \_\_\_\_For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, I8 USC 3161 et seq..

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No: 25-mj-6279-AOV

	ates of America
Pla v.	intiff,
٧.	Charging District's Case No. 4:24CR478
Sheldon I	
Det	Tendant,/
	WAIVER OF RULE 5 & 5.1 REMOVAL/IDENTITY HEARINGS
	nderstand that I have been charged in another district, the Southern District of
Texas	
I ha	ave been informed of the charges and of my rights to:
(1)	retain counsel or request the assignment of counsel if I am unable to retain counsel;
(2)	an identity hearing to determine whether I am the person named in the charges;
(3)	production of the warrant, a certified copy of the warrant, or a reliable electronic copy of either;
(4)	a preliminary hearing within 14 days of my first appearance if I am in custody and 21 days otherwise — unless I am indicted — to determine whether there is probable cause to believe that an offense has been committed;
(5) (6)	a hearing on any motion by the government for detention; request transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.
I aş	gree to waive my rights to: (check those that apply)
[	An identity hearing and production of the warrant.
[	A preliminary hearing.
[	A detention hearing in the Southern District of Florida.
[	An identity hearing, production of the warrant, and any preliminary or
	detention hearing to which I may be entitled to in this district. I request that
	those hearings be held in the prosecuting district, at a time set by that court.
Ιc	onsent to the issuance of an order requiring my appearance in the prosecuting
district w	here the charges are pending against me.
Date: 5/5	Defendant's Signature
Date. 0/0	Panavotta Augustin-Birch

United States District Court Southern District of Florida Case No. 25-mj-6279-AOV

United States of America Plaintiff,

v.

Sheldon Dounn Defendant,

# ORDER OF REMOVAL

It appearing that in the **Southern District of Texas**, an Arrest Warrant was filed against the above-named defendant, and that the defendant was arrested in the Southern District of Florida and was given a hearing before United States Magistrate Judge Panayotta Augustin-Birch at Fort Lauderdale, Florida, which officially committed the defendant for removal to the **Southern District of Texas**, it is ORDERED AND ADJUDGED that the defendant be removed to the above-named District for trial on said charge.

And it further appearing that the defendant waived further hearing in the said removal proceedings and was held by the Magistrate Judge Panayotta Augustin-Birch for removal and released to \$250,000 PSB which was approved by the United States Magistrate Judge Panayotta Augustin-Birch, and it is further ORDERED that the defendant shall appear in the aforesaid District at such times and places as may be ordered by that District Court, in accordance with the terms and conditions of aforesaid bond furnished by the defendant, and it is further ORDERED that the funds, plus interest, which may have been deposited on behalf of this defendant with the Clerk of the Court under Bail Reform Act be transferred to the District where removed.

DONE AND ORDERED at Fort Lauderdale, Florida on 5/5/2025.

Panayotta Augustin-Birch

United States Magistrate Judge

Revised 03/2025

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

	APPEARANCE E	BOND:	
	CASE NO.	: 25-mj-6279-AOV	
UNITED STAT	ΓES OF AMERICA:		
	Plaintiff,		
v.		USM #:	
	Defendant,		
Sheldon Dou	ınıı /		

I, the undersigned defendant and I or we, the undersigned suretics, jointly and severally acknowledge that we and our personal representatives, jointly and severally, are bound to pay the United States of America, the sum of

\$ 250,000 PSB with Co-signers Samuel Dounn, Eric Dounn, Poscanne Pounn

# STANDARD CONDITIONS OF BOND

### The conditions of this bond are that the defendant:

- 1. Shall appear before this Court and at such other places as the defendant may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in this case, including appearance for violation of a condition of the defendant's release as may be ordered or notified by this Court or any other United States District Court to which the defendant may be held to answer or the cause transferred. The defendant is required to ascertain from the Clerk of Court or defense counsel the time and place of all scheduled proceedings on the case. In no event may a defendant assume that his or her case has been dismissed unless the Court has entered an order of dismissal. The defendant is to abide by any judgment entered in such matter by surrendering to serve any sentence imposed and obeying any order or direction in connection with such judgment. This is a continuing bond, including any proceeding on appeal or review, which shall remain in full force and effect until such time as the Court shall order otherwise.
- 2. May not travel outside the Southern District of Florida unless otherwise approved by the Court prior to any such travel. The Southern District of Florida consists of the following counties: Broward, Highlands, Indian River, Martin, Miami-Dade, Monroe, Okeechobec, Palm Beach and St. Lucie.
- 3. May not change his/her present address without prior notification and approval from the U.S. Probation Officer or the Court.
- 4. Must cooperate with law enforcement officers in the collection of a DNA sample if the collection is required by 42 U.S.C. Section 14135a.
- 5. Must not violate any federal, state or local law while on release in this case. Should the defendant come in contact with law enforcement he/she shall notify the U.S. Probation Officer within 72 hours.

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mj-6279-AOV
PAGE TWO

# SPECIAL CONDITIONS OF BOND

In addition to compliance with the previously stated conditions of bond, the defendant must comply with the special conditions checked below:

. /	Surrender all passports and travel documents, if any, to Pretrial Services and not obtain any travel documents during the pendency of the case;
Xb.	Report to Pretrial Services as follows: ( ) as directed or $\underline{}$ time(s) a week in person and $\underline{}$ time(s) a week by telephone; With 72 hours
	Submit to substance abuse testing and/or treatment, contribute to the cost of services rendered based on ability to pay, as determined by the U.S. Probation Officer;
<b>X</b> d.	Refrain fromexcessive ORabstain from alcohol use or any use of a narcotic drug or other controlled substance, as defined in section 102 of the Controlled Substances Act (21 U.S.C. § 802), without a prescription by a licensed medical practitioner;
	Participate in a mental health assessment and/or treatment and contribute to the costs of services rendered based on ability to pay, as determined by the U.S. Probation Officer;
f.	Employment restriction(s):
<b>Z</b> g.	Maintain or actively seek full-time employment;
_	Maintain or begin an educational program;
Xi.	Avoid all contact with victims or witnesses to the crimes charged, except through counsel. The AUSA shall provide defense counsel and pretrial services with the names of all victims or witnesses. The prohibition against contact does not take effect until defense counsel receives the list. The prohibition against contact applies only to those persons on the list, but the prosecutor may expand the list by sending written notice to defense counsel and pretrial services.;
j.	Avoid all contact with co-defendants and defendants in related cases, except through counsel;
k	Refrain from possessing a firearm, destructive device or other dangerous weapons and shall surrender (if any), their concealed weapons permit to the U.S. Probation Office;
1.	None of the signatories may sell, pledge, mortgage, hypothecate, encumber, etc., any real property they own, until the bond is discharged, or otherwise modified by the Court;
m	n. May not visit commercial transportation establishment: airports, seaport/marinas, commercial bus terminals, train stations, etc.;
n.	Defendant shall consent to the U.S. Probation Officer conducting periodic unannounced examinations of the defendant's computer equipment at his/her place of employment or on the computer at his/her residence which may include retrieval and copying of all data from the computer(s) and any internal or external peripherals to ensure compliance with this condition and/or removal of such equipment for the purpose of conducting a more thorough inspection; and consent at the direction of the U.S. Probation Officer to have installed on the defendant's computer(s), at the defendant's expense, any hardware or software systems to monitor the defendant's computer use;

	DEFENDANT; Sheldon Dounn CASE NUMBER: 25-mj-6279-AOV PAGE THREE
	GRAM: The defendant shall participate in the location monitoring ents, as directed in subsections i, ii, and iii.
i) Following the location restriction com	ponent (check one):
	o your residence every day () from to, or () as
religious services; medical, substan	estricted to your residence at all times except employment; education; ce use, or mental health treatment; attorney visits; court appearances; approved by the court; or essential activities approved in advance by the
	are restricted to 24-hour-a-day lockdown at your residence except for rances or activities specifically approved by the court.
(4) <b>Stand-Alone Monitoring</b> . Y incarceration) restriction. However,	You have no residential component (curfew, home detention, or home you must comply with the location or travel restrictions as imposed by ring should be used in conjunction with global positioning system (GPS)
ii) Submit to the following location moni	toring technology (check one):
	y as directed by the supervising officer; or
(2) GPS; or	
(3) Radio Frequency; or	

(3) <b>Home Incarceration</b> . You are restricted to 24-hour-a-day lockdown at your residence except to medical necessities and court appearances or activities specifically approved by the court.
(4) <b>Stand-Alone Monitoring</b> . You have no residential component (curfew, home detention, or hom incarccration) restriction. However, you must comply with the location or travel restrictions as imposed by the complete of
the court. <b>Note:</b> Stand-alone monitoring should be used in conjunction with global positioning system (GPS or virtual mobile application technology.
ii) Submit to the following location monitoring technology (check one):
(1) Location monitoring technology as directed by the supervising officer; or
(2) GPS; or
(3) Radio Frequency; or
(4) Voice Recognition; or
(5) Virtual Mobile Application. You must allow pretrial services or supervising officer to conduct initial and periodic inspection of the mobile device and mobile application to verify that 1) the monitoring software is functional, 2) the required configurations (e.g., location services) are unaltered, and 3) in efforts have been made to alter the mobile application.
iii) (_) pay all or part of the cost of the location monitoring, including equipment loss or damage, based upon you ability to pay, as determined by the supervising officer.
<ul> <li>p. RESIDENTIAL RE-ENTRY CENTER: The defendant shall reside at a residential re-entry center of halfway house and abide by all the rules and regulations of the program. The cost to be paid by ( )Pretries Services or ( ) based on the defendant's ability to pay. You are restricted to the residential re-entry center/halfway house at all times except for:</li> </ul>
( ) employment
( ) education
( ) religious services
( ) medical, substance abuse, or mental health treatment
( ) attorney visits
( ) court appearances
( ) court ordered obligations
( ) reporting to Pretrial Services
( ) other

	DEFENDANT: Sheldon Dounn
	CASE NUMBER: 25-mj-6279-AOV
	PAGE FOUR
	Custody: will serve as a third-party custodian and will violations of the release conditions to the U.S. Probation Officer. Failure to comply with these ts, the third-party custodian can be subject to the provisions of 18 U.S.C. § 401, Contempt of
r. The defend U.S.C. 103 conducted by premises m	dant shall submit his person, property, residence, vehicle, papers, computers, (as defined in 18 0(e)(1)), other electronic communication or data storage devices or media, or office, to a search by a United States Probation Officer. The defendant must warn any other occupants that the ay be subject to searches pursuant to this condition. Any search must be conducted at a reasonable a reasonable manner.
place of abode may testify con agency or other	Adam Walsh Conditions: Defendant shall abide by specified restrictions on personal associations, e, or travel, to avoid all contact with an alleged victim of the crime and with a potential witness who neerning the offense; report on a regular basis to a designated law enforcement agency, pretrial services er agency; comply with a specified curfew (with electronic monitoring) and refrain from possessing a active device or other dangerous weapons.
t. Additional S	Sex Offense Conditions for Defendants Charged or Convicted of a Sexual Offense:
1. ( )	Defendant may not have contact with victim(s), or any child under the age of 18, unless approved
2. ( )	by the Court or allowed by the U.S. Probation Officer.  The defendant shall not possess or use any data encryption technique or program and shall provide passwords and administrative rights to the U.S. Probation Officer.
3. ( )	Defendant shall participate in specialized sex offender evaluation and treatment, if necessary, and to contribute to the costs of services rendered based on ability to pay, as determined by the U.S. Probation Office.
4. ( )	Defendant shall not possess, procure, purchase or otherwise obtain any internet capable device and/or computer. Additionally, the defendant is prohibited from using another individual's computer or device that has internet capability.
5. ( )	Defendant is prohibited from establishing or maintaining any email account or social media account. Additionally, the defendant is prohibited from using another individual's email account or social media account. Must provide monthly or upon request, personal phone and credit card billings to Pretrial Services to confirm there are no services with any internet services provider.
6. ( )	Defendant is not permitted to enter places where children congregate including, but not limited to any play areas, playgrounds, libraries, children-themed restaurants, daycares, schools, amusement parks, carnivals/fairs, unless approved by the U.S. Probation Officer.
7. (	The defendant shall not be involved in any children's or youth organizations.
, ,	Defendant is prohibited from viewing, owning, or possessing any obscene, pornographic, or sexually stimulating visual or auditory material, including telephone, electronic media,
	computer programs, or computer services.  The defendant shall participate in a maintenance polygraph examination to periodically investigate the defendant's compliance. The polygraph examination shall specifically address only defendant's compliance or non-compliance with the special conditions of release and shall not inquire into the facts of the pending criminal case against defendant. The defendant will contribute to the costs of services rendered (co-payment) based on ability to pay or availability of third party payment.
X u. May trave	l to and from:, and must notify Pretrial Services of travel plans before
reaving and ii	DOIL FELLETI

X v. Comply with the following additional conditions of bond: NO CBD products.

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mi-6279-AOV

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### PENALTIES AND SANCTIONS APPLICABLE TO DEFENDANT

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for the defendant's arrest, a revocation of release, and order of detention, as provided in 18 U.S.C. §3148, forfeiture of any bail posted, and a prosecution for contempt as provided in 18 U.S.C. §401, which could result in a possible term of imprisonment or a fine.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself.

Title 18 U.S.C. §1503 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to intimidate or attempt to intimidate a witness, juror or officer of the court; 18 U.S.C. §1510 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to obstruct a criminal investigation; 18 U.S.C. §1512 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to tamper with a witness, victim or informant; and 18 U.S.C. §1513 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to retaliate against a witness, victim or informant, or threaten to do so.

It is a criminal offense under 18 U.S.C. §3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was released in connection with a charge of, or while awaiting sentence, surrender for the service of a sentence, or appeal or certiorari after conviction for:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, the defendant shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, the defendant shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, the defendant shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted, which means that the defendant will be obligated to pay the full amount of the bond, which may be enforced by all applicable laws of the United States.

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mj-6279-AOV

UNITED STATES MAGISTRATE JUDGE

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#### PENALTIES AND SANCTIONS APPLICABLE TO SURETIES

Violation by the defendant of any of the foregoing conditions of release will result in an immediate obligation by the surety or sureties to pay the full amount of the bond. Forfeiture of the bond for any breach of one or more conditions may be declared by a judicial officer of any United States District Court having cognizance of the above entitled matter at the time of such breach, and if the bond is forfeited and the forfeiture is not set aside or remitted, judgment may be entered upon motion in such United States District Court against each surety jointly and severally for the amount of the bond, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States.

#### **SIGNATURES**

I have carefully read and I understand this entire appearance bond consisting of seven pages, or it has been read to me, and, if necessary, translated into my native language, and I know that I am obligated by law to comply with all of the terms of this bond. I promise to obey all conditions of this bond, to appear in court as required, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions outlined in this bond for violations of the terms of the bond.

If I am an agent acting for or on behalf of a corporate surety, I further represent that I am a duly authorized agent for the corporate surety and have full power to execute this bond in the amount stated.

Signed this 5 day of 1447, 20 25 at Signed and acknowledged before me: DE	FENDANT: (Signature)  First Good Levelus Feor, La  City  State
CORPORA	ATE SURETY
Signed this, 20at	, Florida
SURETY: A	GENT: (Signature)
P	RINT NAME:
City State	
Signed this 5 day of Maj , 202 Sat Fortland L, Florida  SURETY: (Signature)  PRINT NAME: Sand MM Down  RELATIONSHIP TO DEFENDANT: Son  Ft. Louded FC  City State	PRINT NAME: ELIC DOWN  RELATIONSHIP TO DEFENDANT: SON  Ft. Coulder  City State
Signed this 5 dayof May, 20 25 fort, Florida	Signed thisday of, 20at, Florida
SURETY: (Signature)	SURETY: (Signature)
PRINT NAME: TOSANNE DUM	PRINT NAME:
RELATIONSHIP TO DEFENDANT: EK - WIFE	RELATIONSHIP TO DEFENDANT:
City State	City State
Date: 5-5-2025 APPROVAL I	Panayotta Augustin-Birch

Revised 03/2025

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

	APPEAR	ANCE BOND:	;	_
	CA	ASE NO.: 25-1	nj-6279-AOV	
UNITED STATES	OF AMERICA:			
	Plaintiff,			
v.			USM #:	
	Defendant,			
Sheldon Dounn		/		

I, the undersigned defendant and I or we, the undersigned sureties, jointly and severally acknowledge that we and our personal representatives, jointly and severally, are bound to pay the United States of America, the sum of

\$ 250,000 PSB with Co-signers Samuel Daunn, Eric Pounn, Poscanne Pounn

# STANDARD CONDITIONS OF BOND

### The conditions of this bond are that the defendant:

- 1. Shall appear before this Court and at such other places as the defendant may be required to appear, in accordance with any and all orders and directions relating to the defendant's appearance in this case, including appearance for violation of a condition of the defendant's release as may be ordered or notified by this Court or any other United States District Court to which the defendant may be held to answer or the cause transferred. The defendant is required to ascertain from the Clerk of Court or defense counsel the time and place of all scheduled proceedings on the case. In no event may a defendant assume that his or her case has been dismissed unless the Court has entered an order of dismissal. The defendant is to abide by any judgment entered in such matter by surrendering to serve any sentence imposed and obeying any order or direction in connection with such judgment. This is a continuing bond, including any proceeding on appeal or review, which shall remain in full force and effect until such time as the Court shall order otherwise.
- 2. May not travel outside the Southern District of Florida unless otherwise approved by the Court prior to any such travel. The Southern District of Florida consists of the following counties: Broward, Highlands, Indian River, Martin, Miami-Dade, Monroe, Okeechobee, Palm Beach and St. Lucie.
- 3. May not change his/her present address without prior notification and approval from the U.S. Probation Officer or the Court.
- 4. Must cooperate with law enforcement officers in the collection of a DNA sample if the collection is required by 42 U.S.C. Section 14135a.
- 5. Must not violate any federal, state or local law while on release in this case. Should the defendant come in contact with law enforcement he/she shall notify the U.S. Probation Officer within 72 hours.

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mj-6279-AOV
PAGE TWO

# **SPECIAL CONDITIONS OF BOND**

In addition to compliance with the previously stated conditions of bond, the defendant must comply with the special conditions checked below:

<b>X</b> a.	Surrender all passports and travel documents, if any, to Pretrial Services and not obtain any travel documents during the pendency of the case;
Xb.	Report to Pretrial Services as follows: ( ) as directed or $\underline{}$ time(s) a week in person and $\underline{}$ time(s) a week by telephone; With 72 hours
c.	Submit to substance abuse testing and/or treatment, contribute to the cost of services rendered based on ability to pay, as determined by the U.S. Probation Officer;
<b>X</b> d.	Refrain fromexcessive ORabstain from alcohol use or any use of a narcotic drug or other controlled substance, as defined in section 102 of the Controlled Substances Act (21 U.S.C. § 802), without a prescription by a licensed medical practitioner;
e.	Participate in a mental health assessment and/or treatment and contribute to the costs of services rendered based on ability to pay, as determined by the U.S. Probation Officer;
f.	Employment restriction(s):
$\searrow_g$	Maintain or actively seek full-time employment;
h.	Maintain or begin an educational program;
Xi.	Avoid all contact with victims or witnesses to the crimes charged, except through counsel. The AUSA shall provide defense counsel and pretrial services with the names of all victims or witnesses. The prohibition against contact does not take effect until defense counsel receives the list. The prohibition against contact applies only to those persons on the list, but the prosecutor may expand the list by sending written notice to defense counsel and pretrial services.;
j.	Avoid all contact with co-defendants and defendants in related cases, except through counsel;
k	Refrain from possessing a firearm, destructive device or other dangerous weapons and shall surrender (if any), their concealed weapons permit to the U.S. Probation Office;
<u> </u>	None of the signatories may sell, pledge, mortgage, hypothecate, encumber, etc., any real property they own, until the bond is discharged, or otherwise modified by the Court;
m	n. May not visit commercial transportation establishment: airports, seaport/marinas, commercial bus terminals, train stations, etc.;
n.	Defendant shall consent to the U.S. Probation Officer conducting periodic unannounced examinations of the defendant's computer equipment at his/her place of employment or on the computer at his/her residence which may include retrieval and copying of all data from the computer(s) and any internal or external peripherals to ensure compliance with this condition and/or removal of such equipment for the purpose of conducting a more thorough inspection; and consent at the direction of the U.S. Probation Officer to have installed on the defendant's computer(s), at the defendant's expense, any hardware or software systems to monitor the defendant's computer use;

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mj-6279-AOV

PAGE THREE
OCATION MONITORING PROGRAM: The defendant shall participate in the location monitoring rogram and comply with the requirements, as directed in subsections i, ii, and iii.
Following the location restriction component (check one): (1) Curfew. You are restricted to your residence every day () from to, or () as directed by the supervising officer; or (2) Home Detention. You are restricted to your residence at all times except employment; educations religious services; medical, substance use, or mental health treatment; attorney visits; court appearances; court-ordered obligations; activities approved by the court; or essential activities approved in advance by the supervising officer; or (3) Home Incarceration. You are restricted to 24-hour-a-day lockdown at your residence except for medical necessities and court appearances or activities specifically approved by the court. (4) Stand-Alone Monitoring. You have no residential component (curfew, home detention, or home incarceration) restriction. However, you must comply with the location or travel restrictions as imposed by the court. Note: Stand-alone monitoring should be used in conjunction with global positioning system (GPS) or virtual mobile application technology.
Submit to the following location monitoring technology (check one): (1) Location monitoring technology as directed by the supervising officer; or (2) GPS; or (3) Radio Frequency; or (4) Voice Recognition; or (5) Virtual Mobile Application. You must allow pretrial services or supervising officer to conduct initia and periodic inspection of the mobile device and mobile application to verify that 1) the monitoring software is functional, 2) the required configurations (e.g., location services) are unaltered, and 3) no efforts have been made to alter the mobile application.
(_) pay all or part of the cost of the location monitoring, including equipment loss or damage, based upon you ability to pay, as determined by the supervising officer.
RESIDENTIAL RE-ENTRY CENTER: The defendant shall reside at a residential re-entry center of halfway house and abide by all the rules and regulations of the program. The cost to be paid by ( )Pretrial Services or ( ) based on the defendant's ability to pay. You are restricted to the residential re-entry center/halfway house at all times except for: ( ) employment ( ) education ( ) religious services ( ) medical, substance abuse, or mental health treatment ( ) attorney visits ( ) court appearances ( ) court ordered obligations ( ) reporting to Pretrial Services ( ) other—

		DEF	ENDANT: S	heldon Dounn
		CAS	E NUMBER:	25-mj-6279-AOV
		PAC	SE FOUR	
report requir	any emc	rty Custody:  y violations of the release conditions to the U. ents, the third-party custodian can be subject to	S. Probation Of	1 2
Court.				
<ul><li>U.S.C condu premis</li></ul>	. 10 cted ses i	indant shall submit his person, property, reside 030(e)(1)), other electronic communication or of d by a United States Probation Officer. The may be subject to searches pursuant to this cond in a reasonable manner.	data storage dev defendant must	vices or media, or office, to a search warn any other occupants that the
place of may testi agency o	abo ify c or ot	ry Adam Walsh Conditions: Defendant shall allode, or travel, to avoid all contact with an alleged concerning the offense; report on a regular basis to ther agency; comply with a specified curfew (wit tructive device or other dangerous weapons.	l victim of the cr a designated law	rime and with a potential witness who renforcement agency, pretrial services
t. Additi	onal	1 Sex Offense Conditions for Defendants Charged	d or Convicted o	f a Sexual Offense:
1.	(	) Defendant may not have contact with victim by the Court or allowed by the U.S. Probati		under the age of 18, unless approved
2.	(	) The defendant shall not possess or use any d	lata encryption t	
2	(	provide passwords and administrative right		
3.	(	<ul> <li>Defendant shall participate in specialized se and to contribute to the costs of services renthe U.S. Probation Office.</li> </ul>		
4.	(	) Defendant shall not possess, procure, purcha and/or computer. Additionally, the defenda computer or device that has internet capabi	nt is prohibited	· -
5.	(	) Defendant is prohibited from establishing or account. Additionally, the defendant is proh or social media account. Must provide mon billings to Pretrial Services to confirm there	ibited from using thly or upon rec	ng another individual's email account quest, personal phone and credit card
6.	(	) Defendant is not permitted to enter places w to any play areas, playgrounds, libraries, ch amusement parks, carnivals/fairs, unless ap	here children co ildren-themed r	ongregate including, but not limited restaurants, daycares, schools,
7.	(			
8.	(	) Defendant is prohibited from viewing, own sexually stimulating visual or auditory materials.		
		computer programs, or computer services.  The defendant shall participate in a mainten investigate the defendant's compliance. The only defendant's compliance or non-compliant inquire into the facts of the pending crimicontribute to the costs of services rendered of third party payment.	e polygraph examence with the spanial case again (co-payment) ba	mination shall specifically address becial conditions of release and shall st defendant. The defendant will ased on ability to pay or availability
		vel to and from: <u>USA</u> , and lupon return.	must notify Pre	etrial Services of travel plans before
🗴 v. Comp	oly v	with the following additional conditions of bon	d: NO CBD	products.

DEFENDANT: Sheldon Dounn

CASE NUMBER: 25-mj-6279-AOV

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# PENALTIES AND SANCTIONS APPLICABLE TO DEFENDANT

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for the defendant's arrest, a revocation of release, and order of detention, as provided in 18 U.S.C. §3148, forfeiture of any bail posted, and a prosecution for contempt as provided in 18 U.S.C. §401, which could result in a possible term of imprisonment or a fine.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself.

Title 18 U.S.C. §1503 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to intimidate or attempt to intimidate a witness, juror or officer of the court; 18 U.S.C. §1510 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to obstruct a criminal investigation; 18 U.S.C. §1512 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to tamper with a witness, victim or informant; and 18 U.S.C. §1513 makes it a felony criminal offense punishable by imprisonment and a \$250,000 fine to retaliate against a witness, victim or informant, or threaten to do so.

It is a criminal offense under 18 U.S.C. §3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was released in connection with a charge of, or while awaiting sentence, surrender for the service of a sentence, or appeal or certiorari after conviction for:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, the defendant shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, the defendant shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, the defendant shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted, which means that the defendant will be obligated to pay the full amount of the bond, which may be enforced by all applicable laws of the United States.

DEFENDANT: Sheldon Dounn
CASE NUMBER: 25-mj-6279-AOV
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# PENALTIES AND SANCTIONS APPLICABLE TO SURETIES

Violation by the defendant of any of the foregoing conditions of release will result in an immediate obligation by the surety or sureties to pay the full amount of the bond. Forfeiture of the bond for any breach of one or more conditions may be declared by a judicial officer of any United States District Court having cognizance of the above entitled matter at the time of such breach, and if the bond is forfeited and the forfeiture is not set aside or remitted, judgment may be entered upon motion in such United States District Court against each surety jointly and severally for the amount of the bond, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States.

#### SIGNATURES

I have carefully read and I understand this entire appearance bond consisting of seven pages, or it has been read to me, and, if necessary, translated into my native language, and I know that I am obligated by law to comply with all of the terms of this bond. I promise to obey all conditions of this bond, to appear in court as required, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions outlined in this bond for violations of the terms of the bond.

If I am an agent acting for or on behalf of a corporate surety, I further represent that I am a duly authorized agent for the corporate surety and have full power to execute this bond in the amount stated.

Signed this 5 h day of AAY, 20 25 at	FENDANT: (Signature)
Signed and acknowledged before me: DE	FENDANT: (Signature)
WITNESS:	Fortconderelyle FLor, In
fort laidule flac. LA	City State
City State	
CORPORA	ATE SURETY
Signed this day of, 20at	, Florida
SURETY: A	
	RINT NAME:
City State	
Signed this Sday of May , 202 Sat And Florida  SURETY: (Signature)  PRINT NAME: State  RELATIONSHIP TO DEFENDANT: State  City State  Signed this Sday of May , 20 State, Florida  SURETY: (Signature)  PRINT NAME: TOS AND E DUM  RELATIONSHIP TO DEFENDANT: EX - Wife  FT. (OU Ladder FC)	SURETY: (Signature)  PRINT NAME: ELi'L DOWN  RELATIONSHIP TO DEFENDANT: SON  City State  Signed thisday of, 20at, Florida  SURETY: (Signature)  PRINT NAME:  RELATIONSHIP TO DEFENDANT:
City State	City
Date: 5-5-2025	BY THE COURT
	Panayotta Augustin-Birch
	UNITED STATES MAGISTRATE JUDGE

CM/ECF RESTRICTED

DEFENDANT: Sheldon Dounn

CASE NUMBER: 25-mj-6279-AOV

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### PENALTIES AND SANCTIONS APPLICABLE TO SURETIES

Violation by the defendant of any of the foregoing conditions of release will result in an immediate obligation by the surety or sureties to pay the full amount of the bond. Forfeiture of the bond for any breach of one or more conditions may be declared by a judicial officer of any United States District Court having cognizance of the above entitled matter at the time of such breach, and if the bond is forfeited and the forfeiture is not set aside or remitted, judgment may be entered upon motion in such United States District Court against each surety jointly and severally for the amount of the bond, together with interest and costs, and execution may be issued and payment secured as provided by the Federal Rules of Criminal Procedure and other laws of the United States.

#### **SIGNATURES**

I have carefully read and I understand this entire appearance bond consisting of seven pages, or it has been read to me, and, if necessary, translated into my native language, and I know that I am obligated by law to comply with all of the terms of this bond. I promise to obey all conditions of this bond, to appear in court as required, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions outlined in this bond for violations of the terms of the bond.

If I am an agent acting for or on behalf of a corporate surety, I further represent that I am a duly authorized agent for the corporate surety and have full power to execute this bond in the amount stated.

Signed this	ENDANT  (FENDANT: (Signature)  DRESS: 16205 MW 7 44  LANTISTOP ZIP: FL! 3864  LEPHONE: 305 785 5600
	ATE SURETY
Signed this day of, 20 a	
	SENT: (Signature)
	INT NAME:
ZIP: TE	LEPHONE:
Signed this 5 day of M44, 2015 at , Florida  SURETY: (Signature)  PRINT NAME: Smul ham Dosw  RELATIONSHIP TO DEFENDANT: Son  ADDRESS: 7511 Sw 2844 ST  Davu, Ft ZIP: 33344  TELEPHONE: 9) 559-4154	PRINT NAME: ELE DONY  RELATIONSHIP TO DEFENDANT: SOM  ADDRESS: 2401 HU Seventh St.  Plantation FL ZIP: 33317  TELEPHONE: 954-483-8413
Signed this day of Aug. 2025 at , Florida  SURETY: (Signature)  PRINT NAME: 705 page Aug. 202	Signed thisday of, 20 at, Florida  SURETY: (Signature)  PRINT NAME:
RELATIONSHIP TO DEFENDANT: Ex- Wife	RELATIONSHIP TO DEFENDANT:
ADDRESS: 2298 No 784 Am	ADDRESS:
Parlon Pris FL ZIP: 33024	ZIP:
TELEPHONE: 954-243-1668	TELEPHONE: